		STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR
THIS CONTRACT Made at	CONTRACT-REAL ESTAT	VOI. <u>1783</u> Page 7584
THIS CONTRACT, Made this		AY 10.83
GERALD L. WORKMAN & IRIS and RONALD L. JOHNSON & C	E. OURNSUN,	HUSBAND AND WIEF called the sel
WITNESSETH: That in conside	notion of the	ants and adreements
	iver agrees to purchase from	in the seller all of the following described lan
LOTS 1. 5 2 OF LOWING		O THE OFFICIAL PLAT THEREOF (PROPERTY LOCATION: 4132 SUMME
SUBJECT TO: TAXES WHIC ASSESSMENTS OF KLAMATH REGULATIONS, CONTRACTS, CONNECTION THEREWITH; R SOUTH SUBURBAN SANITARY & RESERVATIONS IN AGREE PAGE 582, RECORDS OF KL IN THE DEDICATION OF SU	CH ARE NOW A LIEN PROJECT & KLAMATH EASEMENTS, WATER ULES, REGULATIONS DISTRICT; CONDIT MENT RECORDED OCT AMATH CO., OREGON	BUT NOT YET PAYABLE; LIENS & IRRIGATION DISTRICT, & & IRRIGATION RIGHTS IN , LIENS & ASSESSMENTS OF IONS, RESTRICTIONS, COVENANTS DBER 27, 1942, IN DEED VOL. 1 : RESERVATIONS & RESTRICTIONS ENTS & RIGHTS OF WAY OF RECORD
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or the sum of SEVENTY	THOUSAND	
Rereinafter collod 4L		DNE- Dollars (\$ 70,000.00)
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My commission expires .12-29:85 My commission expires: ORS \$2.68 (1) All instruments contracting to convey fee tills to any real property, at a time more than 12 months from the date that the instrument executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deck, by the conveyor of the tills to be a set built instruments or a memoraulam thereed, shall be recorded by the conveyor not have not deck, by the conveyor of the tills to be a set built instruments of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	CORTÍCIAL Servita A		t said corporation and that all of said corporation by a hem acknowledged said in	the loregoing instrument said instrument was sign	is the corporate s ed and sealed in i
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